

STRONG FEELING AGAINST HUBARD

Will Not Be Taken to Lovings-ton Without Ample Pro-tection.

LEE WILL GO TO BOSTON

Lynchburg Lawyer Will Be in Charge of Richeson Case. Woman Is Shot.

[Special to The Times-Dispatch.] Lynchburg, Va., November 28.—Re-garding the case of Nelson county, it is learned to-day from persons who were at Lovings-ton yesterday at the opening of the Circuit Court of Nelson county, that there is a very strong feeling in that county against Ben Hubbard, who is soon to be sent to the criminal ward of the Southwestern State Hospital and there is little doubt but Hubbard would be roughly dealt with if he were to be taken back to Lovings-ton without a military escort.

It was learned to-day from a reliable source that Judge Gordon, while he has not fully determined the matter, is under the impression that it will be necessary to take Hubbard back to Lovings-ton when the final step is taken in his court to send the accused to the Marion Hospital. Coupled with this, it is learned, that Hubbard's counsel will insist on a strong guard or a military escort for the man when he is taken back to his native county for this proceeding.

It is stated to-day that there were numerous threats to be heard at Lovings-ton yesterday of what would have taken place had Hubbard been there during the day. The feeling against Hubbard on the part of former friends of Dr. Pettit, the murdered man, is as strong as it was at the time of the murder, and, if anything, the recent turn in the case has served to in-crease this rather than to modify it.

It is quite certain, in event Judge Gordon finds it necessary to have Hubbard present, to send him to Marion, that the man will not go back to Lovings-ton without ample protection.

Leaves To-Day for Boston. John L. Lee, the leading counsel in the defense of Rev. Clarence Richeson, who is to be tried in Boston in Jan-uary for the alleged murder of Avis Linnell, will leave Lynchburg to-mor-row afternoon at 5 o'clock for Boston, expecting to remain in that city until Christmas.

For the next three weeks Mr. Lee will give his undivided attention to the Richeson case. He expects to return to Lynchburg to spend Christ-mas at home, and probably will go back to Boston some days before Jan-uary 15, that being the day set for the trial of the case.

Mr. Lee will stop over in Philadel-phia Thursday for a brief stay there, after which he will leave for Boston, expecting to arrive there some-time Thursday night or Friday morning.

Accidentally Shot. Mrs. L. C. Shields, who lives at 211 L Street, was painfully, though not dangerously shot early last night in a party which she was giving at her home, an accidental manner by her friend, Mr. Madison Wood.

Mrs. Shields had a toy pistol and an Iver-Johnson revolver in her room and Mrs. Wood picked up the revolver and, thinking she had the toy pistol, aimed it at Mrs. Shields. The re-volver discharged and the ball struck Mrs. Shields on the left knee caps. It ranged around the cap, inflicting a wound that was very painful.

The report of the revolver and the woman's screams caused not a little excitement in the neighborhood.

MINIMUM PUNISHMENT GIVEN TO E. L. McCARTER

Charged With Malignant Shooting of J. K. Simmons, Will Serve Five Days in Jail.

[Special to The Times-Dispatch.] Danoke, Va., November 28.—The jury in the case of E. L. McCarter, indicted for malicious shooting of J. K. Simmons, to-night returned a ver-dict of guilty, giving the minimum punishment, five days in jail and a fine of \$5.

The shooting occurred in the plant of the Stone Printing Company, the morning of October 8, about 11 o'clock, Simmons being employed as a press-man, and at his work at the time.

McCarter, who had recently come from South Carolina, charged that Simmons had been paying improper attentions to Mrs. McCarter, and wanted to marry her.

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In buying that Pianola Piano For Christmas

Then you will be sure. Sold only at this price. Easy payments, and we will deliver any time you wish.

Walter D. Moses & Co. 103 E. Broad St. Oldest Music House in Va. and N. C.

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to Simmons to talk the matter over. The two men were together but a short time when the shooting occurred.

McCarter gave himself up to a policeman. Five bullets entered the body of Simmons, but he recovered. He was in court to-day. McCarter has been in jail since the day of his arrest. The jury was out but twenty minutes. It was instructed that although Mc-Carter was only technically guilty of the charge, that they must find him guilty on the evidence. A letter written by Simmons to Mrs. McCarter while she was in Stanton was greatly in favor of the accused. The let-ter was written just a month before the shooting.

At the conclusion of the midday luncheon yesterday for the Young Women's Christian Association work-ers, at which was reported collections of \$58,150 to date, a meeting of the executive campaign committee was held for the consideration of business pertaining to the campaign. The mat-ter of greatest importance to engage the attention of the committee was some authorized refutation of that re-ported circulated through the city to the effect that Campaign Director M. C. Williams was employed in the present campaign upon a commission basis, which report had been before con-tradicted.

The executive committee yesterday determined to make public, not only the fact that Mr. Williams was a salaried man, employed here upon a sal-ary basis, but determined, with the permission of Mr. Williams, to make public just what salary the campaign director was receiving for his five weeks' engagement at Richmond, which is exactly \$600.

With this announcement it is the hope of the executive committee of the Y. W. C. A. \$150,000 campaign here that false reports to the effect that Mr. Williams is working for a commission, or on a percentage basis in this campaign will cease. The com-mittee stands responsible for the an-nouncement that this rumor is false, and that Mr. Williams is to receive \$600 for conducting the present work in this city.

Conspicuous Workers. Conspicuous among the workers in the \$150,000 campaign for a greater

Cokee-Booth. [Special to The Times-Dispatch.] Petersburg, Va., November 28.—This evening at 6:30 o'clock Grace Episcopal Church, in this city, was the scene of a very beautiful wedding, when Miss Mary Sommers Booth, daughter of Mr. and Mrs. Samuel William Booth, came the bride of Norman Atwater Cokee, son of Mr. and Mrs. John Cokee, formerly of Petersburg, Va. Rev. Corbin Braxton Bryan performed the ceremony. Miss Harriet A. Booth was the bridesmaid, and Misses Margaret Gill, Etta Harris and Norriok; Lee Booth and Alma Booth, sisters of the bride, were the brides-maids. Nathaniel C. Cooke, of New York, was the groom's best man, and the groomsmen and ushers were Wm. L. Z. Moore, Jr., Nathaniel Harrison, Dr. Samuel W. Budd, Edward P. Coler and W. H. Martin, of Charlotte, N. C., and Lieutenant Herbert Cooke, U. S. N., of Norfolk. Miss Mary Carter Tomlin presided at the organ.

Little Misses Sarah Hamilton and Mary Stuart Hamilton, nieces of the groom, carried the train. Misses Drewry, Jr., and George Floyd Rogers, Jr., bore the ribbons, which they held for the bridal party to advance be-tween.

The bride was lovely in a gown of white charmeuse, heavily embroidered and lined with crystals, trimmed in real lace. Over this was graceful white her-tulle veil, being caught with lilies up the valley. She carried a shower bouquet of white and blue flowers of the valley. The maid of honor was gowned in pink marquisette over mes-saline, trimmed in Chantilly lace and fringe, and carried pink roses. The bridesmaids wore dresses of pale blue chiffon cloth over messaline, garnish-ed with pink roses and Chantilly lace, and held in their arms pink Kil-burney roses.

Immediately after the ceremony the newly wedded couple left in a south-ern trip, after which they will be at home in Charlotte, N. C., where Mr. Cokee is a prominent attorney. He lived formerly in Petersburg.

The out-of-town guests were Lieuten-ant and Mrs. Herbert Cooke, of Nor-folk; Mrs. John C. Field, N. C.; Mr. J. N. C. Cooke, New York; Mr. and Mrs. C. W. Bradley, Richmond; Mrs. John T. Drescher, Denver, Col.; Rev. and Mrs. Floyd Rogers, Covington, La.; Mrs. John Metts, Wilmington, N. C.; Misses Etta Sharpe and Alice Cokee, of Norfolk, and Edward P. Coler and W. H. Martin, of Charlotte, N. C.

Thanksgiving Service. [Special to The Times-Dispatch.] Chester, Va., November 28.—A Thanksgiv-ing service will be held in the Chester Baptist Church on Thursday morning at 11 o'clock. The sermon will be preached by Rev. W. E. Hatcher, D. D., and all the churches and people of the community are invited to join in these services.

Revival services are in progress at the Baptist Church, and the pastor, Rev. W. H. Lawson, has the assistance of Dr. Hatcher in the good work.

Drops Dead on Street. Muskogee, Okla., November 28.—C. A. Nichols, president of the Guaranty State Bank, United States Commissioner at Muskogee, and wealthy property owner in Muskogee and Ashville, N. C., dropped dead on the streets here to-day of heart failure.

GIVE FACTS TO SET IT AT REST

Director Williams Receives Only \$600 for Campaign Work for Women.

FUND STEADILY GROWING

Committees Report Excellent Results as Public Sees Need of Y. W. C. A. Home.



MISS CONSTANCE MACCORKLE, Secretary Women's Committee.

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Children Cry FOR FLETCHER'S CASTORIA

Mrs. O. J. Sanda, \$1,315; Mrs. J. F. Ryland, \$1,260; Mrs. J. ... Robinson, \$1,245; Mrs. ... White, \$1,180; Miss Lucy Mason, 1,145; Mrs. Amos Gover, \$1,124; Mrs. ... H. Bemis, \$1,065; Mrs. T. P. Bryan, \$940; Mrs. Benjamin Crump, \$890; Mrs. Frank Duke, \$802; Mrs. Richard Messer, \$671; Miss Pol-lard, \$640; Miss V. G. Crenshaw, \$490.

Standing of Committees. Citizens' Committee, W. S. Rhoads, Chairman. Captains. Yesterday. To Date. Robert Loeck, Jr., \$ 25 \$ 623 L. O. Miller, 110 2,620 James W. Gordon, 100 681 E. C. Laird, 50 2,245 W. D. Duke, 315 1,255 N. Courtland, 50 796 Frank W. Duke, 120 1,115 H. S. Hawes, 25 2,560 W. Frank Powers, 525 2,182

Young Women's Committee, Miss Kath-erine Hawes, Chairman. Captains. Yesterday. To Date. Mrs. J. T. Robinson, \$ 100 \$ 1,246 Miss Lucy Mason, 61 1,145 Mrs. Amos Gover, 170 1,126 Miss W. G. Crenshaw, 52 490 Mrs. T. P. Bryan, 152 939 Mrs. T. A. Cary, 55 1,761 Mrs. Robt. G. Cabell, 19 6,561 Mrs. Frank Duke, 252 802 Mrs. Richard Messer, 75 977 Mrs. J. F. Ryland, 765 1,260

Business Men's Committee, John Steu-art Bryan, Chairman. Captains. Yesterday. To Date. John G. Pollard, \$ 455 \$ 1,315 G. N. Skipwith, 80 823 C. H. Rudd, 400 1,255 A. M. Gover, 155 1,355 L. C. Adair, 730 730 H. S. Tuck, 190 2,165 S. P. Rosendorf, 375 1,972 S. P. Jones, 190 1,740 C. B. Richardson, 125 976 A. L. Adamson, 115 1,490

Women's Committee, Mrs. J. Scott Par-son, Chairman. Captains. Yesterday. To Date. Mrs. Wm. Todd, \$ 555 \$ 2,033 Mrs. W. H. White, 150 1,180 Miss Pollard, 39 640 Mrs. O. J. Sanda, 352 1,816 Mrs. R. Blankenship, 375 2,175 Mrs. S. H. Bemis, 2 1,086 Mrs. Benj. Crump, 90 805 Mrs. Carroll Montague, 61 2,106 Mrs. Clarence Cadot, 185 1,481 Mrs. John G. Miller, 28 1,600

Total Receipts in Full. Committee. Yesterday To Date. Citizens' \$1,330 \$16,272 Business Men's 2,255 12,957 Women's 1,709 12,271 Young Women's 1,769 16,279 Miscellaneous 51,600 \$1,600 \$88,150

Banner Team So Far. Out of the forty teams composing the four committees of 400 each, the banner team so far is that over which Mrs. Robert G. Cabell is captain, which is Company G of the Young Women's Committee of One Hundred. This team, or company, has collected to date over \$581, which almost double the amount of any other single team working in the campaign. Mrs. Cab-ell's company is composed of the fol-lowing: Mrs. Robert G. Cabell, captain; Mrs. H. S. Hawes, Miss Mary Craig, Miss E. C. Laird, Mrs. F. P. Jones, Mrs. Miss Irma Randolph, Mrs. W. S. Gordon, Miss Zedie Branch, Miss Mar-tha Beale, Mrs. J. E. Quarles.

Will Meet in New York. New York, November 28.—In a no-tice addressed to all club presidents of the National Baseball League, and sent out by President T. J. Lynch to-night, the annual meeting of the league is called for Tuesday, December 12, at 2 P. M. in this city. The meet-ing of the board of directors will im-mediately precede the annual meeting of the club presidents.

E. D. Butler Dead. E. D. Butler died to-night at 9:15 o'clock. He was a past exalted ruler and a member of the board of direc-tors of the National Baseball League, and prominent in other frater-nal and benevolent organizations. He is survived by a wife.

Deserter in Jail at Salem. [Special to The Times-Dispatch.] Salem, Va., November 28.—Earl Clarke, aged eighteen years, a deserter of the United States Army, was held here await-ing the morning of his trial here await-ing \$50 for his capture. Clarke enlisted in Company Sixty-nine, Coast artillery, at Norfolk, Mo., on June 26, and deserted Oc-tober 3 at Fort Monroe.

Bagby-Welfare. [Special to The Times-Dispatch.] Winston-Salem, N. C., November 28.—An interesting marriage was solemnized at 10:30 o'clock this morning at the home of Moravian Church, when Miss Mattie Louise Welfare became the bride of Howell Franklin Bagby. Immediately following the ceremony Mr. and Mrs. Bagby left on their bridal journey, which is to include points of interest in the North.

Soft, Velvety Skin For Every Woman. "The continued use of face powders is responsible for pimples, blackheads, coarse, rough skins and sallow com-plexions," says Mrs. Mae Martyn, writ-ing for the Denver Advocate, "and so aggravates the unnatural condition that wrinkles are inevitable.

"By the application of a plain spum-mer lotion, it is an easy matter to rid the skin of all such obstructions and give to it a softness and velvety texture impossible any other way. This lotion is splendid for dispelling oil-iness, wrinkles and restoring the healthy tint of youth to the cheeks. Once it is tried, powder and rouge will be forever discarded. This lotion is made by putting two teaspoonfuls glycerine in half pint hot water then adding four ounces spumax. Where witch hazel is used instead of water, it dries quicker."

Among the most successful team cap-tains among the women are Mrs. Robert G. Cabell, \$5,861; Mrs. Carroll Montague, \$2,106; Mrs. William Todd, \$2,033; Mrs. T. A. Cary, \$1,761; Mrs. John G. Miller, \$1,600; Mrs. Clarence Cadot, \$1,481;

Jacksonville Man Dies in Baltimore Hospital From His Effects. Baltimore, Md., November 28.—Eugene A. Romero, thirty-five years of age, of Jacksonville, Fla., died at a hospital here to-day from the effects of poison, taken, in the opinion of the coroner, with suicidal intent. Romero was a passenger on the steamer Par-thian, which arrived to-day from Jack-sonville. He was found in his state-room in a stupor by the captain of the Parthian, who had noted his passenger's absence from meals.

A letter addressed to an aunt in this city gave color to the suicide theory. Romero had been in ill health for the last year.

McGraw-Yarbrough Co. Wholesale Plumbers' Supplies 122 South Eighth Street, Richmond, Va.

MEN OF TASTE NATURALLY COME TO Greentree's for Clothes Bred at Seventh.

GET INTO The Black House of Fear MYSTERY LOVE ADVENTURE A Story That Will Make Your Hair Rise! By Hugh Pendexter Will Begin Next Sunday In the Illustrated Sunday Magazine of The Sunday Times-Dispatch Sir Thomas Lipton Tells What He Thinks of American Women In an article written especially for The Illustrated Sunday Magazine, the great English millionaire-bachelor gives his candid opinion of American women as compared with the women of his own country. Does the American woman suffer by the comparison? Read Sir Thomas Lipton's treatise and see for yourself. Other Great Features in This Issue "The Views and Reviews of the Idiot," by John Kendrick Bangs; "A Prince in Exile," by John A. Tiffany; "Some Unique Farms," by Mary Hamilton Talbott. A beautiful colored cover on this issue. The Illustrated Sunday Magazine Makes a Dull Sunday Bright, a Bright Sunday Brighter

O'FLAHERTY CASE NOT SETTLED YET

(Continued From First Page.) that car were right and proper, and in defense of his civil liberty."

Glud Stand Was Taken. In taking the floor, Mr. Fulton stated that he regretted very much that Attorney Guipson had failed to return for the afternoon session, regretted that Mr. Guipson, as he termed it, had abandoned his case.

It was a question of civil liberty, the lawyer said, and he was glad that one man of outraged conscience could make a stand against a company which made rules behind closed doors which had never been published. He read a ruling of the company to the effect that if a passenger enters a car and through error neglects to pay his fare, then the conductor shall enter and collect such fare. The order was signed by Mr. Buchanan, general superintendent. Then he read another ruling, which stated that a conductor shall see that the fare is paid upon the entrance of the passenger. Viola-tion of this rule means dismissal for the first offense. This order was signed by H. Pollard, divisional superintendent. Mr. Fulton said that no substi-tute official had the authority to make rules and regulations; that they could be made only by the board of directors "Shame on the Commonwealth!" exclaimed Mr. Fulton, "when the hire-ling—the hirelings, I say—of a public service corporation shall be vested with the power to arrest private citi-zens." He declared a ticket to be a contract between the passenger and carrier, and that it was the carrier's duty to take the ticket which itself had sold and which it guarantees as a passport of travel.

The company's rule that one's fare must be paid upon entrance, he said, was not printed on the ticket, and, therefore, could not be enforced. He cited an authority to the effect that a passenger must either pay his fare or quietly leave the car if he has not a ticket or other token of evidence that he had a right to travel. In this instance, the passenger, it was stated, had a ticket, offered to pay it, and not only was not allowed to leave the car, but was locked in. And the law, stated the attorney, gives every man the right to resist illegal arrest. He cited the famous Charlottesville case of Musco against the Commonwealth. Mr. Justice delivered his argument in the morning, he too, citing authorities showing that the arrest was illegal, and showing that Mr. O'Flaherty was within his rights in refusing to walk back to the ticket box, especially when it had not been proved that he neglected to pay his fare.

Justice Crutchfield with-held decision pending the filing of briefs by both sides, and set Friday, December 8, as the day when final argument shall be made before him.

Mr. O'Flaherty was bailed in his own recognizance in the sum of \$100

CIRCUIT COURTS WILL GO OUT OF EXISTENCE

Elimination of Historic Tribunals Provided for in New Judiciary Code Enacted by Congress to Become Effective January 1, 1912.

Washington, D. C., November 28.—In every State of the Union there will pass out of existence on January 1, 1912, a historic court, practically as old as the State itself. On that day seventy-seven United States Circuit Courts will cease to do business at the 276 different places they have been accustomed to meet. Arrangements for the change are now being perfected in Washington and throughout the circuits.

The elimination of the Circuit Courts was one of the reforms provided for in the new judiciary code enacted by Congress on March 3, 1911 to become effective January 1, 1912. The code provided that after the latter day there should be only the district courts, the nine Circuit Courts of Appeal and the Supreme Court. The ex-istence of the Circuit Courts since 1891, when the Circuit Courts of Appeal were created, has been regarded as expensive and superfluous.

The twenty-nine circuit judges will not lose their jobs, as they will continue to sit in the Circuit Courts of Appeal and help out the district courts. All the clerks of the Circuit Courts will have their positions abolished. At the same time restrictions will be placed upon the amount that district court clerks may draw as salary. Under a special law the clerk of the district and circuit courts in Eastern Kentucky was entitled to \$2,500 and fees for each place in which either court sat. As each court sat in five different places, he was entitled to \$35,000 a year, if the fees amounted to that much. Other clerks were un-usually favored by special legislation. Hereafter it will be impossible for a clerk to receive more than \$3,500.

The passing away of the Circuit Courts is but one of the reforms of the new code. After January 1 the Chief Justice of the United States will receive \$15,000 per annum, and each associate justice \$14,500.

Under the new code Jurors for Federal courts will receive their summon-ers by registered mail, instead of by personal visits by deputy United States marshals, and the government will have six peremptory challenges in selecting Federal court juries, instead of three. Still another reform will come in the shape of a prohibition against members of Congress practicing before the Court of Claims here.

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